§457.110

§ 457.110 Enrollment assistance and information requirements.

- (a) Information disclosure. The State must make accurate, easily understood, linguistically appropriate information available to families of potential applicants, applicants and enrollees, and provide assistance to these families in making informed decisions about their health plans, professionals, and facilities
- (b) Required information. The State must make available to potential applicants and provide applicants and enrollees the following information in a timely manner:
- (1) Types of benefits, and amount, duration and scope of benefits available under the program.
- (2) Cost-sharing requirements as described in §457.525.
- (3) Names and locations of current participating providers.
- (4) If an enrollment cap is in effect or the State is using a waiting list, a description of the procedures relating to the cap or waiting list, including the process for deciding which children will be given priority for enrollment, how children will be informed of their status on a waiting list and the circumstances under which enrollment will reopen.
- (5) Information on physician incentive plans as required by § 457.985.
- (6) Review processes available to applicants and enrollees as described in the State plan pursuant to §457.1120.

§ 457.120 Public involvement in program development.

A State plan must include a description of the method the State uses to—

- (a) Involve the public in both the design and initial implementation of the program;
- (b) Ensure ongoing public involvement once the State plan has been implemented; and
- (c) Ensure interaction with Indian Tribes and organizations in the State on the development and implementation of the procedures required at §457.125.

§ 457.125 Provision of child health assistance to American Indian and Alaska Native children.

- (a) Enrollment. A State must include in its State plan a description of procedures used to ensure the provision of child health assistance to American Indian and Alaska Native children.
- (b) Exemption from cost sharing. The procedures required by paragraph (a) of this section must include an exemption from cost sharing for American Indian and Alaska Native children in accordance with §457.535.

§ 457.130 Civil rights assurance.

The State plan must include an assurance that the State will comply with all applicable civil rights requirements, including title VI of the Civil Rights Act of 1964, title II of the Americans with Disabilities Act of 1990, section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, 45 CFR part 80, part 84, and part 91, and 28 CFR part 35.

§ 457.135 Assurance of compliance with other provisions.

The State plan must include an assurance that the State will comply, under title XXI, with the following provisions of titles XIX and XI of the Social Security Act:

- (a) Section 1902(a)(4)(C) (relating to conflict of interest standards).
- (b) Paragraphs (2), (16) and (17) of section 1903(i) (relating to limitations on payment).
- (c) Section 1903(w) (relating to limitations on provider donations and taxes).
- (d) Section 1132 (relating to periods within which claims must be filed).

§457.140 Budget.

The State plan, or plan amendment that has a significant impact on the approved budget, must include a budget that describes the State's planned expenditures for a 1-year period. The budget must describe—

- (a) Planned use of funds, including—(1) Projected amount to be spent on
- health services;
- (2) Projected amount to be spent on administrative costs, such as outreach, child health initiatives, and evaluation; and

- (3) Assumptions on which the budget is based, including cost per child and expected enrollment; and
- (b) Projected sources of non-Federal plan expenditures, including any requirements for cost sharing by enroll-

§ 457.150 CMS review of State plan material.

- (a) Basis for action. CMS reviews each State plan and plan amendment to determine whether it meets or continues to meet the requirements for approval under relevant Federal statutes, regulations, and guidelines furnished by CMS to assist in the interpretation of these regulations.
- (b) Action on complete plan. CMS approves or disapproves the State plan or plan amendment only in its entirety.
- (c) Authority. The CMS Administrator exercises delegated authority to review and then to approve or disapprove the State plan or plan amendment, or to determine that previously approved material no longer meets the requirements for approval. The Administrator does not make a final determination of disapproval without first consulting the Secretary.
- (d) *Initial submission*. The Administrator designates an official to receive the initial submission of State plans.
- (e) Review process. (1) The Administrator designates an individual to coordinate CMS's review for each State that submits a State plan.
- (2) CMS notifies the State of the identity of the designated individual in the first correspondence relating to that plan, and at any time there is a change in the designated individual.
- (3) In the temporary absence of the designated individual during regular business hours, an alternate individual will act in place of the designated individual

§ 457.160 Notice and timing of CMS action on State plan material.

- (a) Notice of final determination. The Administrator provides written notification to the State of the approval or disapproval of a State plan or plan amendment.
- (b) Timing. (1) A State plan or plan amendment will be considered approved unless CMS, within 90 calendar

- days after receipt of the State plan or plan amendment in the CMS central office, sends the State—
 - (i) Written notice of disapproval; or
- (ii) Written notice of additional information it needs in order to make a final determination.
- (2) A State plan or plan amendment is considered received when the designated official or individual, as determined in §457.150(d) and (e), receives an electronic, fax or paper copy of the complete material.
- (3) If CMS requests additional information, the 90-day review period for CMS action on the State plan or plan amendment—
- (i) Stops on the day CMS sends a written request for additional information or the next business day if the request is sent on a Federal holiday or weekend; and
- (ii) Resumes on the next calendar day after the CMS designated individual receives an electronic, fax, or hard copy from the State of all the requested additional information, unless the information is received after 5 p.m. eastern standard time on a day prior to a nonbusiness day or any time on a non-business day, in which case the review period resumes on the following business day.
- (4) The 90-day review period cannot stop or end on a non-business day. If the 90th calendar day falls on a non-business day, CMS will consider the 90th day to be the next business day.
- (5) CMS may send written notice of its need for additional information as many times as necessary to obtain the complete information necessary to review the State plan or plan amendment.

$\S 457.170$ Withdrawal process.

- (a) Withdrawal of proposed State plans or plan amendments. A State may withdraw a proposed State plan or plan amendment, or any portion of a proposed State plan or plan amendment, at any time during the review process by providing written notice to CMS of the withdrawal.
- (b) Withdrawal of approved State plans. A State may request withdrawal of an approved State plan by submitting a State plan amendment to CMS in accordance with § 457.60.